

LAW OFFICES OF PANOS LAGOS
Panos Lagos, Esq. / SBN 61821
5032 Woodminster Lane
Oakland, CA 94602
(510)530-4078
(510)530-4725/FAX
panoslagos@aol.com

Attorney for Plaintiff,
KEVIN WOODSON

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

| | | |
|---|---|-------------------------------------|
| KEVIN WOODSON, |) | Case No.: C 11-00057 JCS |
| |) | |
| Plaintiff, |) | STIPULATION [AND ORDER] |
| |) | PERMITTING THE DISMISSAL, WITH |
| v. |) | PREJUDICE, OF DEFENDANTS |
| |) | MAHANA ASKANDAFI, individually and |
| CITY AND COUNTY OF SAN FRANCISCO, |) | doing business as PEARL MARKET, and |
| SAN FRANCISCO POLICE DEPARTMENT, GEOR |) | BASIL ASKANDAFI |
| GASCON, in his capacity as Chief of Police of the Cit |) | |
| County of San Francisco, ADAM EATIA, individually |) | |
| in his capacity as a Peace Officer for the City and Cou |) | |
| San Francisco, MAHANA ASKANDAFI, individually |) | |
| doing business as PEARL MARKET, and DOES 1 – 2 |) | |
| jointly and severally, |) | |
| |) | |
| Defendants. |) | |

The parties hereby stipulate, by and through their counsel, Panos Lagos representing Plaintiff Kevin Woodson, Deputy City Attorney James F. Hannawalt representing Defendant City and County of San Francisco and Adam Eatia, and Mark R. Mittelman representing Defendants Mahana Askandafi, individually and doing business as Pearl Market, and Basil Askandafi, that Plaintiff may dismiss, with prejudice, defendants Mahana Askandafi, individually and doing business as Pearl Market, and Basil Askandafi.

The parties further stipulate that Basil Askandafi shall be available for trial testimony at the request of any party.

///

///

1 Dated: July 29, 2011

LAW OFFICES OF PANOS LAGOS

3 /s/PANOS LAGOS

Panos Lagos, Esq.
Attorney for Plaintiff,
KEVIN WOODSON

6 Dated: July 29, 2011

DENNIS J. HERRERA
City Attorney
JOANNE HOEPER
Chief Trial Deputy
JAMES F. HANNAWALT
Deputy City Attorneys

11 By: /s/JAMES F. HANNAWALT

JAMES F. HANNAWALT
Attorneys for Defendants
CITY AND COUNTY OF SAN FRANCISCO,
ADAM EATIA

14 Dated: July 29, 2011

LAW OFFICES OF MARK R. MITTELMAN

16 /s/MARK R. MITTELMAN

Mark R. Mittelman
Attorneys for Defendants
BASIL ASKANDAFI, and MAHANA
ASKANDAFI, individually and dba PEARL
MARKET

20 *Pursuant to General Order 45, §X.B., the filer of this document attests that he has received the
21 concurrence of this signature to file this document.

22 **ORDER**

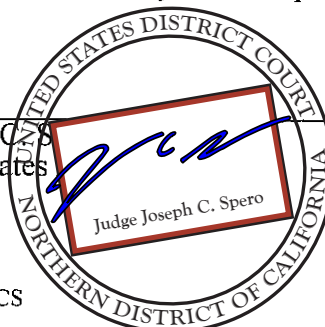
23 Pursuant to the Stipulation of the parties,

24 IT IS ORDERED that Defendants Mahana Askandafi, individually and doing business as Pearl
25 Market, and Basil Askandafi, are hereby dismissed with prejudice.

26 Basil Askandafi is ordered to be available for trial testimony at the request of any party.

28 Dated: August 1, 2011

JOSEPH C. SPERO
United States



STIPULATION (ASKANDAFI DISMISSAL WITH PREJUDICE)

Woodson v. City and County of San Francisco / Case No.: C 11-00057 JCS